CHAP. 17. or more of the defendants reside, some in one county, and some in another, that court shall have jurisdiction in which proceedings shall have been first commenced.

Power and aucery.

SEC. 6. And be it enacted, That the circuit judges thority to promanner as the the cases mentioned in the fifth section of this act, and present High in all the proceedings expressly provided for in the Court of Chan-twenty-seventh section of the fourth article of the Constitution, shall have full power and authority to proceed with, hear, determine and execute the same, in like manner as the present High Court of Chancery of Maryland may do, in similar cases.

In force

SEC. 7. And be it enacted, That this act shall take effect from its passage. to the Circuit Courts, and of the June of the Sound

Tille Tout W. Paleinore they be the newtonders

Sucrees I By demoted havely beauted streethed of Morydand, Th. 71 NATEMATO to several Indiana the powers the Circuit, and the judge of the Superior Court of Balis on the Cana

Passed Feb. AN ACT to authorise the Officers elected for Balti-27, 1852. more County to keep their Offices within the limits of the City of Baltimore. obgols add stoted bank

he it smarted. That each of the said Authority to SECTION 1. Be it enacted by the General Assembly May keep SECTION 1. Be it enacted by the General Assembly their offices in of Maryland, That the following officers appertaining to Baltimore county proper, that is to say : The county the city of commissioners, treasurer, register of wills, clerk of the Baltimore. Circuit court, sheriff, coroner and surveyor, may keep their respective offices within the limits of the city of Baltimore, until provision shall be made by law for to splant and the location of a county seat within the said county, the sixth eit. and the erection of a court house and all other approthe same pow! priate buildings for the convenient administration of jusbalilyong as an for its second tice in said county.

the circuit purges more effectively to queing a chigg to be white, the spective duries, they may require as writing the origin more, he

SEC. J. And be it enveled, That whomever receous. Which court proper to be tande defendants to rescrepting in Chan shall have ju-

one of more in the city of Determore) as frirer some one at the

In force:

SEC. 2. And be it enacted, 'That this act shall take effect from its passage. Sec. L. And de a conquee, That in order to enable May

hal paylers in a cause, or removerals de alexancis horeof, to be produced before them, in their discretions and

cory, results some one or more in the county, and some